## IT IS THE VENDOR'S RESPONSIBILITY TO CHECK FOR ADDENDUM PRIOR TO SUBMITTING PROPOSALS

## NOTICE TO BIDDERS SPECIFICATION NO. 01-061

The City of Lincoln, Nebraska intends to purchase and invites you to submit a sealed bid for:

# MOWING OF MEDIAN BOULEVARD AREA TURF WITHIN COUNTRY CLUB NEIGHBORHOOD

Sealed bids will be received by the City of Lincoln, Nebraska on or before 12:00 noon Wednesday, April 4,2001 in the office of the Purchasing Agent, Suite 200, K Street Complex, 440 South 8th Street, Lincoln, Nebraska 68508. Bids will be publicly opened and read at the K Street Complex.

A pre-bid conference has been scheduled for 10:00 a.m., Friday, March 23, 2001, at the Parks and Recreation Department Main Office, 2740 "A" Street, Lincoln, Nebraska 68502. All interested bidders are urged to attend.

If you are interested in this specification, please contact—the Purchasing Division at 402/441-7410 to obtain a copy of drawing showing the various mowing areas.

Bidders should take caution if U.S. mail or mail delivery services are used for the submission of bids. Mailing should be made in sufficient time for bids to arrive in the Purchasing Division, prior to the time and date specified above.

#### INSTRUCTIONS TO BIDDERS

#### CITY OF LINCOLN, NEBRASKA PURCHASING DIVISION

#### 1. BIDDING PROCEDURE

- 1.1 Bidder shall submit two (2) complete sets of the bid documents and all supporting material. All appropriate blanks shall be completed. Any interlineation, alteration or erasure on the specification document shall be initialed by the signer of the bid. Bidder shall not change the proposal form nor make additional stipulations on the specification document. Any amplified or qualifying information shall be on the bidder's letterhead and firmly attached to the specification document.
- 1.2 Bid prices shall be submitted on the Proposal Form included in the bid document.
- 1.3 Bidders may submit a bid on an "all or none" or "lump sum" basis, but should also submit a quotation on an item-by-item basis. Bidding documents shall be clearly marked indicating the kind of proposal being submitted.
- 1.4 Each bid must be legibly printed in ink or by typewriter, include the full name, business address, and telephone number of the bidder; and be signed in ink by the bidder.
- 1.5 A bid by a firm or organization other than a corporation must include the name and address of each member.
- 1.6 A bid by a corporation must be signed in the name of such corporation by a duly authorized official thereof.
- 1.7 Any person signing a bid for a firm, corporation, or other organization must show evidence of his authority so to bind such firm, corporation, or organization.
- 1.8 Bids received after the time and date established for receiving bids will be rejected.

#### 2. BIDDER'S SECURITY

- 2.1 Bid security, as a guarantee of good faith, in the form of a certified check, cashier's check, or bidder's bond, may be required to be submitted with this bid document, as indicated of the Proposal Form.
- 2.2 If alternate bids are submitted, only one bid security will be required, provided the bid security is based on the amount of the highest gross bid.
- 2.3 Such bid security will be returned to the unsuccessful bidders when the award of bid is made.
- 2.4 Bid security will be returned to the successful bidder(s) as follows:
  - 2.4.1 For single order bids with specified quantities: upon the delivery of all equipment or merchandise, and upon final acceptance by the City.
  - 2.4.2 For all other contracts: upon approval by the City of the executed contract and bonds.
- 2.5 City shall have the right to retain the bid security of bidders to whom an award is being considered until either:
  - 2.5.1 A contract has been executed and bonds have been furnished.
  - 2.5.2 The specified time has elapsed so that the bids may be withdrawn.
  - 2.5.3 All bids have been rejected.

- 2.6 Bid security will be forfeited to the City as full liquidated damages, but not as a penalty, for any of the following reasons, as pertains to this specification document:
  - 2.6.1 If the bidder fails to deliver the equipment or merchandise in full compliance with the accepted proposal and specifications.
  - 2.6.2 If the bidder fails or refuses to enter into a contract on forms provided by the City, and/or if the bidder fails to provide sufficient bonds or insurance within the time period as established in this specification document.

#### 3. EQUAL OPPORTUNITY

- 3.1 Each bidder agrees that it will not discriminate against any employee or applicant for employment because of race, color, religion, sex, national origin, ancestry, disability, age, or marital status. Bidder shall fully comply with the provisions of Chapter 11.08 of the Lincoln Municipal Code.
- 3.2 Successful bidder will be required to comply with the provisions of the City's Affirmative Action Policy (Contract Compliance, Sec. 1.16).
- 3.3 The Equal Opportunity Officer will determine compliance or non-compliance with the City's Affirmative Action Policy upon a complete and substantial review of successful bidder's equal opportunity policies, procedures and practices.

#### 4. DATA PRIVACY

- 4.1 Bidder agrees to abide by all applicable State and Federal laws and regulations concerning the handling and disclosure of private and confidential information concerning individuals and corporations as to inventions, copyrights, patents and patent rights.
- 4.2 The bidder agrees to hold the City harmless from any claims resulting from the bidder's unlawful disclosure or use of private or confidential information.

#### 5. BIDDER'S REPRESENTATION

- 5.1 Each bidder by signing and submitting a bid, represents that the bidder has read and understands the specification documents, and the bid has been made in accordance therewith.
- 5.2 Each bidder for services further represents that the bidder is familiar with the local conditions under which the work is to be done and has correlated the observations with the requirements of the bid documents.

#### 6. INDEPENDENT PRICE DETERMINATION

By signing and submitting this bid, the bidder certifies that the prices in this bid have been arrived at independently, without consultation, communication or agreement, for the purpose of restricting competition, as to any matter relating to such prices with any other bidder or with any competitor; unless otherwise required by law, the prices which have been quoted in this bid have not

been knowingly disclosed by the bidder prior to bid opening directly or indirectly to any other bidder or to any competitor; no attempt has been made, or will be made, by the bidder to induce any person or firm to submit, or not to submit, a bid for the purpose of restricting competition.

#### 7. CLARIFICATION OF SPECIFICATION DOCUMENTS

- 7.1 Bidders shall promptly notify the Purchasing Agent of any ambiguity, inconsistency or error which they may discover upon examination of the specification documents.
- 7.2 Bidders desiring clarification or interpretation of the specification documents shall make a written request which must reach the Purchasing Agent at least seven (7) calendar days prior to the date and time for receipt of bids.
- 7.3 Interpretations, corrections and changes made to the specification documents will be made by written addenda.
- 7.4 Oral interpretations or changes to the Specification Documents made in any other manner, will not be binding on the City; and bidders shall not rely upon such interpretations or changes.

#### 8. ADDENDA

- 8.1 Addenda are written instruments issued by the City prior to the date for receipt of bids which modify or interpret the specification document by addition, deletion, clarification or correction.
- 8.2 Addenda will be mailed or delivered to all who are known by the City to have received a complete set of specification documents.
- 8.3 Copies of addenda will be made available for inspection at the office of the Purchasing Agent.
- 8.4 No addendum will be issued later than forty-eight (48) hours prior to the date and time for receipt of bids, except an addendum withdrawing the invitation to bid, oran addendum which includes postponement of the bid.
- 8.5 Bidders shall ascertain prior to submitting their bid that they have received all addenda issued, and they shall acknowledge receipt of addenda on the proposal form.

#### 9. BRAND NAMES

- 9.1 Wherever in the specifications or proposal form brand names, manufacturer, trade name, or catalog numbers are specified, it is for the purpose of establishing a grade or quality of material only; and the term "or equal" is deemed to follow.
- 9.2 It is the bidder's responsibility to identify any alternate items offered in the bid, and prove to the satisfaction of the City that said item is equal to, or better than, the product specified.
- Bids for alternate itemsshall be stated in the appropriate brand on the proposal form, or if the proposal form does not contain blanks for alternates, bidder MUST attach to the specification documents on Company letterhead a statement identifying the manufacturer and brand name of each proposed alternate, plus a complete description of the alternate items including illustrations, performance test data and any other information necessary for an evaluation. The bidder must indicate any variances by item number from the specification document no matter how slight. Bidder must fully explain the variances from the specification document, since brochure information may not be sufficient.

9.4 If variations are not stated in the proposal, it will be assumed that the item being bid fully complies with the City's specifications.

#### 10. DEMONSTRATIONS/SAMPLES

- 10.1 Bidders shall demonstrate the exact item(s) proposed within seven (7) calendar days from receipt of such request from the City.
- 10.2 Such demonstration can be at the City delivery location or a surrounding community.
- 10.3 If bidder does not have an item in the area, it will be at the bidder's expense to send appropriate City personnel to the nearest location to view and inspect proposed item(s).
- 10.4 If items are small and malleable, and the bidder is proposing an alternate product, the bidder MUST supply a sample of the exact item. Samples will be returned at bidder's expense after receipt by the City of acceptable goods. Bidders must indicate how samples are to be returned.

#### 11. DELIVERY

- 11.1 Each bidder shall state on his proposal form the date upon which he can make delivery of all equipment or merchandise. Time required for delivery is hereby made an essential element of the bid.
- 11.2 The City reserves the right to cancel orders, or any part thereof, without obligation, if delivery is not made within the time(s) specified on the proposal form.
- 11.3 All bids shall be based upon **inside** delivery of the equipment or merchandise F.O.B. the City at the location specified by the City, with all transportation charges paid.

#### 12. WARRANTIES, GUARANTEES AND MAINTENANCE

- 12.1 Copies of the following documents must accompany the bid proposal for all items being bid:
  - 12.1.1 Manufacturer's warranties and/or guarantees.
  - 12.1.2 Bidder's maintenance policies and associated costs.
- 12.2 As a minimum requirement of the City, the bidder will guarantee in writing that any defective components discovered within a one (1) year period after the date of acceptance shall be replaced at no expense to the City. Replacement parts of defective components shall be shipped at no cost to the City. Shipping costs for defective parts required to be returned to the bidder shall be paid by the bidder.
- 12.3 Bidder Warrants and represents to the City that all software/firmware/ hardware/equipment /systems developed, distributed, installed or programmed by Bidder pursuant to this Specification and Agreement.
  - 12.3.1 Is Year 2000 compliant, is designed to be used prior to, during, and after the calendar year 2000 AD; will operate consistently, predicably and accurately, without interruption or manual intervention, and in accordance with all requirements of this Specification and Agreement, including without limitation, all specification and/or functionality and performance requirements, during each such time period, and transitions between them, in relation to dates it encounters or processes;

- 12.3.2 That all date recognition and processing by the software/firmware/hardware/equipment/system will include the four-digit-year format and will correctly recognize and process the date of February 29, and any related data, during Leap years; and
- 12.3.3 That all date sorting by the software /firmware/hardware/ equipment/system that includes a "year category" shall be done based on the four-digit-year format. Upon being notified in writing by the City of the failure of any software/ firmware/ hardware /equipment /systems to comply with this Specification and Agreement, Contractor will, within 60 days and at no cost to the City, replace or correct the non-complying software/ firmware/ hardware/ equipment/ systems with software/firmware/ hardware/equipment/ systems that does comply with this Specification and Agreement.
- 12.3.4 Other systems: to the extent that the sofware/firmware/ hardware/equipment/system will accept data from other systems and sources that are not Year 2000 compliant, the software/firmware/ hardware/equipment/system must properly recognize, calculate, sort, store, output and otherwise process such data in a manner that eliminates any century ambiguity so that the software/firmware /hardware/equipment/system remains Year 2000 compliant.
- 12.3.5 No Disclaimers: The warranties and representations set forth in this section 12.3 shall not be subject to any disclaimer or exclusion of warranties or to any limitations of Licensor's liability under this Specification and Agreement.

#### 13. ACCEPTANCE OF MATERIAL

- 13.1 All components used in the manufacture or construction of materials, supplies and equipment, and all finished materials, shall be new, the latest make/model, of the best quality, and the highest grade workmanship.
- 13.2 Material delivered under this proposal shall remain the property of the bidder until:
  - 13.2.1 A physical inspection and actual usage of this material is made and found to be acceptable to the City; and
  - 13.2.2 Material is determined to be in full compliance with the specifications and accepted proposal.
- 13.3 In the event the delivered material is found to be defective or does not conform to the specification documents and accepted proposal, then the City reserves the right to cancel the order upon written notice to the bidder and return materials to the bidder at bidder's expense.
- 13.4 Successful bidder shall be required to furnish title to the material, free and clear of all liens and encumbrances, issued in the name of the City of Lincoln, Nebraska, as required by the specification documents or purchase orders.
- 13.5 Selling dealer's advertising decals, stickers or other signs shall not be affixed to equipment. Vehicle mud flaps shall be installed blank side out with no advertisements. Manufacturer's standard production forgings, stampings, nameplates and logos are acceptable.

#### 14. BID EVALUATION AND AWARD

- 14.1 The signed bid proposal shall be considered an offer on the part of the bidder. Such offer shall be deemed accepted upon issuance by the City of purchase orders, contract award notifications, or other contract documents appropriate to the work.
- 14..2 No bid shall be modified or withdrawn for a period of sixty (60) calendar days after the time and date established for receiving bids, and each bidder so agrees in submitting the bid.
- 14..3 In case of a discrepancy between the unit prices and their extensions, the unit prices shall govern.
- 14..4 The bid will be awarded to the lowest responsive, responsible bidder whose proposal will be most advantageous to the City, and as the City deems will best serve their requirements.
- 14..5 The City reserves the right to accept or reject any or all bids; to request rebids; to award bids item-by-item, by groups, or "lump sum"; to waive irregularities and technicalities in bids; such as shall best serve the requirements and interests of the City.

#### 15. INDEMNIFICATION

- 15.1 The bidder shall indemnify and hold harmless the City, its members, its officers and employees from and against all claims, damages, losses, and expenses, including, but not limited to attorney's fees arising out of or resulting from the performance of the contract, provided that any such claim, damage, loss or expense is attributable to bodily injury, sickness, disease or death, or to injury to or destruction of tangible property other than goods, materials and equipment furnished under this contract) including the loss or use resulting therefrom; is caused in whole or part by any negligent act or omission of the bidder, any subcontractor, or anyone directly or indirectly employed by any one of them or anyone for whose acts made by any of them may be liable, regardless of whether or not it is caused by a party indemnified hereunder.
- 15.2 In any and all claims against the City or any of its members, officers or employees by an employee of the bidder, any subcontractor, anyone directly or indirectly employed by any of them or by anyone for whose acts made by any of them may be liable, the indemnification obligation under paragraph 15.1 shall not be limited in any way by any limitation of the amount or type of damages, compensation or benefits payable by or for the bidder or any subcontractor under worker's or workmen's compensation acts, disability benefit acts or other employee benefit acts.

#### 16. TERMS OF PAYMENT

16.1 Unless other specification provisions state otherwise, payment in full will be made by the City within thirty (30) calendar days after all labor has been performed and all equipment or other merchandise has been delivered, and all such labor and equipment and other materials have met all contract specifications.

#### 17. LAWS

17.1 The Laws of the State of Nebraska shall govern the rights, obligations, and remedies of the Parties under this proposal and any agreement reached as a result of this process.

### PROPOSAL SPECIFICATION NO. 01-061

BID OPENING TIME: 12:00 NOON DATE: Wednesday, April 4, 2001

The undersigned bidder, having full knowledge of the requirements of the City of Lincoln for the below listed items and the contract documents (which include Notice to Bidders, Instructions to Bidders, this Proposal, Specifications, Contract, and any and all addenda) and all other conditions of the Proposal, agrees to sell to the City the below listed itemsfor the performance of this Specification, complete in every respect, in strict accordance with the contract documents at and for unit prices listed below.

**ADDENDA RECEIPT:** The receipt of addenda to the specification numbers \_\_\_\_ through \_\_\_\_ are hereby acknowledged. Failure of any bidder to receive any addendum or interpretation of the specifications shall not relieve the bidder from any obligations specified in the bid request. All addenda shall become part of the final contract document.

#### **BIDDING SCHEDULE**

#### MOWING OF MEDIAN BOULEVARD AREA TURF WITHIN THE COUNTRY CLUB NEIGHBORHOOD

ZONE 1:	2001 :	\$ PER MOWING
	2002*:	\$ PER MOWING
	2003*:	\$ PER MOWING
	2004*:	\$ PER MOWING
ZONE 2:	2001 :	\$ PER MOWING
	2002*:	\$ PER MOWING
	2003*:	\$ PER MOWING

2004\*:

#### \*SUBJECT TO RENEWAL BY MUTUAL CONSENT

<u>AFFIRMATIVE ACTION PROGRAM</u>: Successful bidder will be required to comply with the provisions of the City's Affirmative Action Policy (Contract Compliance, Sec. 1.16). The Equal Opportunity Officer will determine compliance or non-compliance with the City's policy upon a complete and substantial review of successful bidder's equal opportunity policies, procedures and practices.

**PER MOWING** 

The undersigned signatory for the bidder represents and warrants that he has full and complete authority to submit this proposal to the City, and to enter into a contract if this proposal is accepted.

## RETURN 2 COMPLETE COPIES OF PROPOSAL AND SUPPORTING MATERIAL. MARK OUTSIDE OF BID ENVELOPE: SEALED BID FOR SPEC. 01-061

COMPANY NAME	BY (Signature)
STREET ADDRESS or P.O. BOX	(Print Name)
CITY, STATE ZIP CODE	(Title)
TELEPHONE	(Date)
EMPLOYER'S FEDERAL I.D. NO. OR SOCIAL SECURITY NUMBER	

BIDS MAY BE INSPECTED IN THE PURCHASING DIVISION OFFICES DURING NORMAL BUSINESS HOURS, <u>AFTER</u> TABULATION BY THE PURCHASING AGENT. IF YOU DESIRE A COPY OF THE BID TABULATION TO BE MAILED TO YOU, YOU MUST ENCLOSE A <u>SELF-ADDRESSED STAMPED ENVELOPE</u> WITH YOUR BIDDING DOCUMENTS.

#### **SPECIFICATIONS**

#### FOR

#### MOWING OF MEDIAN BOULEVARD AREA TURF

#### **WITHIN**

#### **COUNTRY CLUB NEIGHBORHOOD**

#### 1. SCOPE

- 1.1 The City desires to retain a landscape contractor(s) to mow median boulevard area turf within the Country Club Neighborhood.
- 1.2 The term of the agreement shall be for the 2001 season, April 11, 2001, through October 24, 2001, with options to renew for three (3) additional one year terms at the prices being bid.
- 1.3 The attached sample agreement and area map serve as specifications, and describes the obligations of the City and Contractor.
- 1.4 The duration of the resulting Agreement will be from the time the successful bidder(s) signs a contract with the City of Lincoln until the time when all contract obligations have been completely and satisfactorily fulfilled.

#### 2. AGREEMENT AND INSURANCE

- 2.1 Within fourteen (14) calendar days after the award of bid(s), the Contractor(s) must execute a written agreement between the Contractor and the City.
- 2.2 Also within such time period, the Contractor must furnish with the agreement a certificate of insurance in accordance with the requirements specified in the agreement.
  - 2.2.1 All certificates of insurance shall be filed with the City on the standard ACORD CERTIFICATE OF INSURANCE form, showing the specific limits of insurance and coverage required, and showing the City as an additional insured as pertains to the performance of this agreement.
  - 2.2.2 Such certificate shall specifically state that insurance policies are to be endorsed to require the insurer to provide the City thirty (30) days notice of cancellation, non-renewal or any material reduction of insurance coverage.

#### 3. QUALIFICATION OF BIDDERS, BIDDING PROCEDURE AND AWARD OF BID

- 3.1 Bidder and bidder's employees shall have a minimum of two (2) years experience in commercial property maintenance.
- 3.2 Read INSTRUCTIONS TO BIDDERS.
- 3.3 Bidders shall submit the following documents with their Bid Proposal:
  - 3.3.1 A listing of equipment to be used in the performance of this Agreement.
    - 3.3.1.1 As a minimum, equipment shall include the following:

Two (2) riding mowers with minimum of 60 inch mower decks.

Minimum of two (2) string trimmers

Adequate transport equipment.

3.3.2 A listing of at least three (3) commercial references, including company name, contact person and phone number, for past and current mowing contracts of similar size and capacity.

- 3.3.3 A listing of personnel who will be involved in the performance of this agreement, and their related commercial property maintenance experience.
- 3.3.4 A statement as to your firm's employee training and safety procedures.
- 3.4 In addition to price in the award of bid the City may give consideration to:
  - 3.4.1 Separate awards of bid for Zone 1 and Zone 2.
  - 3.4.2 Skill, capacity and experience of bidder and bidder's employees to perform the contract to the satisfaction of the City.
- 3.5 Bid prices in response to this solicitation will be firm for the full term of the Contract Agreement

#### SERVICE AGREEMENT

## MOWING OF MEDIAN BOULEVARD AREA TURF WITHIN COUNTRY CLUB NEIGHBORHOOD

	THIS A	GREEMENT. made th	is day of	, 2001, by and between
, hereina referred	after ref	erred to as Contractor		COLN, NEBRASKA, a body corporate and politic, hereinafter
pertainir		· · · · · · · · · · · · · · · · · · ·	responsibility and con	trol over all City streets and median areas, and all matters
areas in			•	are insufficient to accomplish mowing of median boulevard turf dditional resources for the purposes of mowing such turf.
the City.	WHERI	EAS, it is the purpose	of this Agreement to p	provide for the Contractor to perform such turf mowing services fo
	NOW,	THEREFORE, WITNES	SSETH, that:	
1.	The Contractor hereby agrees to perform turf mowing services as herein set forth during the 2001 mowing season between April 11, 2001, and October 24, 2001.			
2.	The Agreement may, by mutual consent, be renewed for three (3) additional one (1) year terms at the prices indicated in Paragraph #3.			
3. Turf mowing services shall be performed at the following rates per mowing for the term of this Ag		llowing rates per mowing for the term of this Agreement:		
	3.a	Zone 1:	2001 : \$ 2002*: \$ 2003*: \$ 2004*: \$	per mowing per mowing.
	3.b	Zone 2:	2001 : \$	per mowing. per mowing. per mowing.

- 4. Street median boulevard turf areas requiring mowing include a collective area of approximately 14.8 acres consisting of 46 boulevard areas ranging in size from approximately 1,200 square feet to 51,000 square feet. Areas to be mowed under the provisions of this Agreement include the following list. Refer to area map attached to this agreement.
  - 4.a Zone 1 (Approx. 11.5 acres):

Stratford Avenue between 27th Street and Rathbone Road.

Sheridan Boulevard between South Street and 33rd Street.

Manse Avenue between Bradfield Drive and Van Dorn Street.

Woodcrest Avenue.

Woodsdale Boulevard between 24th Street and 27th Street. Island at intersection of Winthrop Road and Colonial Drive.

Bradfield Drive between South Street and 27th Street.

24th Street between Lake Street and High Street.

4.b Zone 2 (Approximately 3.3 acres):

Sheridan Boulevard between 33rd Street and Calvert Street.

Merritt Drive and 35th Street.

- 5. Work shall involve at least 26 weekly mowings during the term of this Agreement.
  - 5.a All work shall be coordinated with the Parks Superintendent or his/her designated representative.
  - 5.b Each mowing shall be performed between the hours of 7:00 a.m. and 7:00 p.m., during a two (2) day period between Monday and Friday.
  - 5.c All obstacles, plantings and curbs shall be string trimmed within one (1) day after the mowing is performed. String trimmed areas shall not exceed the mowing height.
  - 5.d Mowing height guidelines are as follows:
    - 5.d.1 Spring and Fall: 2-1/2 inches.
    - 5.d.2 Summer: 3 inches.
  - 5.e Grass clippings shall not be left in wind rows. Grass clippings shall not be blown into streets or onto street curbs. Grass clippings shall be dispersed, or removed and properly disposed of. Cost of removal and disposal shall be included in the mowing price.
  - 5.f The Contractor shall protect all existing plant material on-site and will be held liable for replacement of any or all damaged landscape resulting from damage during contract maintenance.
  - 5.g The contractor shall protect all existing water boxes/hookups on-site and will be held liable for repair or replacement of any or all resulting from damage during contract maintenance.
- 6. Equipment for the performance of this Agreement shall be furnished by the Contractor.
  - 6.a The following is a listing of Contractor's equipment to be utilized:

6.a.1	Mowers:
6.a.2	Trimmers:
6.a.3	Transport Equipment:

- 7. Contractor's employees shall be fully trained in commercial turf mowing and in the safe operation of Contractor's mowing and transport equipment.
- 8. Contractor shall submit to the Parks Superintendent or duly recognized representative monthly invoices by Zone itemized for each mowing.
- 9. The Contractor is an independent contractor for the purposes of the Agreement, and neither the Contractor nor Contractor's employees or agents shall be considered for any purpose to be employees of the City.
- 10. Contractor shall provide general liability insurance in the amounts of \$1,000,000 combined single limit for property damage and personal injury.
  - 10.1 Contractor shall name the City as "**ADDITIONAL INSURED**" as pertains to the performance of mowing services for the term of the Agreement.
  - 10.2 The insurance policy shall insure the City from any and all demands, claims, causes of action at law or in equity resulting from the performance of this Agreement.
  - 10.3 The Contractor shall provide Worker's Compensation Insurance for any employees of Contractor who perform any work under this Agreement.
  - 10.4 Contractor shall provide the City with certification of such insurance subject to the approval by the City Attorney.

- 11. The Contractor shall be responsible for applications of pre-emergent herbicides in the spring and post-emergent herbicides in the fall. The contractor shall also be responsible for applying two (2) pounds of nitrogen per 1,000 square feet on all turf areas, one (1) pound in the spring (mid-April) and one (1) pound in the fall (September.) MSDS sheets must be provided (faxed) to our office at 441-7227 and approved prior to application.
- 12. The Contractor shall fill out and submit to our office a weekly check off list to be completed after each weekly maintenance of the Mowing Contract. (See attached weekly check off menu)
- 13. The scope of these specifications is to describe performance levels for landscape turf mowing and for maintaining medians free of litter and weeds. At no time may litter be mowed over. All litter shall be picked up prior to mowing.
- 14. Contractor shall not discriminate against any employee or applicant for employment because of race, color, religion, sex, national origin, ancestry, disability, age, or marital status. Contractor shall comply with the provision of Chapter 11.08 of the Lincoln Municipal Code.
- 15. This Agreement may be cancelled by either party hereto at any time during the term of the agreement upon thirty (30) days written notice.

Dated thisday of, 2001.		
ATTEST	City of Lincoln, Nebraska	
City Clerk	 Mayor	
	CONTRACTOR:	
	Company Name	
	Street Address/P.O. Box	
	City State Zip	
	By: Authorized Signature	
	Print Name Title	

#### WEEKLY CHECKOFF

Authorized Signature		
Send to Fax number 441-7227		

#### ZONE 1 SHERIDAN BLVD (South Steet to 33rd Street)

	Mow	Date	Preparer Name
	String trim		Weather Phenomena
	Curbs		Rainfall Since Last Report
	Poles	(14	Condition of Grass Area
	Plantings		
	Apply Fertilizer	Data	Apply Herbicide Date
	Product	Date	Product
	Rate per 1000 so	. ft	Rate per 1000 sq. Ft.
STR	ATFORD AVE (27	th Street to Rathbone)	
	- <b>3</b>		
	Mow	Date	
	String trim		
	Curbs		
	Poles		
	Plantings		
	A	Data	August Trust 1011 To
	Apply Fertilizer Product		Apply Herbicide Date
	Pate per 1000 co	. ft	Product
	Rate per 1000 sq	• 46•	Rate per 1000 sq. Ft.
R/F A N	ISE AVE (Prodeol	l Drive to Van Dorn)	
TATENTA	ISE AVE (DIRUMEN	Drive to van Dorn)	
	Mow	Date	
	String trim		
	Curbs		
	Poles	-	
	Plantings		
	1 10111150	<del></del>	
	Apply Fertilizer	Date	Apply Herbicide Date
	Product		Product
	Rate per 1000 sq	. ft	Rate per 1000 sq. Ft
WOO	DDCREST AVE		
	Mow	Date	
	String trim		
,	Curbs		
	Poles		
	Plantings		
	Apply Fertilizer	Date	Apply Herbicide Date
	Product		Product
	Rate per 1000 sq		Rate per 1000 sq. Ft

Mow Date	
String trim	
Curbs	'보 <u>고, '사람들이</u> ' 전문을 받다는 것 같은데 하나 다른
Poles	
Plantings	네 <del>트로 프로트</del> 레이트 아이트 프로그램 스타트 스트 앤드
Apply Fertilizer Date Product	Apply Herbicide Date Product
ProductRate per 1000 sq. ft	Rate per 1000 sq. Ft
SLAND AT WINTHROP RD	AND COLONIAL DRIVE
Mow Date	# <u>있다. 보도 ()</u> - 10일이 있는 모두 시간이 된다. 12일이
String trim	
Curbs	
Poles	
Plantings	
Apply Fertilizer Date	Apply Herbicide Date
ProductRate per 1000 sq. ft	Product
Rate per 1000 sq. ft	D ( 1000 E)
RADFIELD DRIVE (South S	Street to 27th Street)
RADFIELD DRIVE (South S  Mow Date	
RADFIELD DRIVE (South S  Mow Date  String trim	Street to 27th Street)
RADFIELD DRIVE (South S  Mow Date String trim Curbs	Street to 27th Street)
Mow Date String trim Curbs Poles	Street to 27th Street)
RADFIELD DRIVE (South S  Mow Date String trim Curbs	Street to 27th Street)
Mow Date String trim Curbs Poles Plantings  Apply Fertilizer Date	Street to 27th Street)  Apply Herbicide Date
Mow Date String trim Curbs Poles Plantings  Apply Fertilizer Date Product	Apply Herbicide DateProduct
Mow Date String trim Curbs Poles Plantings  Apply Fertilizer Date Product Rate per 1000 sq. ft.	Apply Herbicide Date
Mow Date String trim Curbs Poles Plantings  Apply Fertilizer Date Product Rate per 1000 sq. ft	Apply Herbicide Date
Mow Date String trim Curbs Poles Plantings  Apply Fertilizer Date Product Rate per 1000 sq. ft.  TH STREET (Lake to High Mow Date	Apply Herbicide Date
Mow Date String trim Curbs Poles Plantings  Apply Fertilizer Date Product Rate per 1000 sq. ft.  TH STREET (Lake to High Mow Date String trim	Apply Herbicide Date
Mow Date String trim Curbs Poles Plantings  Apply Fertilizer Date Product Rate per 1000 sq. ft.  WITH STREET (Lake to High Mow Date String trim Curbs	Apply Herbicide Date
Mow Date String trim Curbs Poles Plantings  Apply Fertilizer Date Product Rate per 1000 sq. ft.  #TH STREET (Lake to High  Mow Date String trim Curbs Poles	Apply Herbicide Date
Mow Date String trim Curbs Poles Plantings  Apply Fertilizer Date Product Rate per 1000 sq. ft.  4TH STREET (Lake to High  Mow Date String trim Curbs	Apply Herbicide Date
Mow Date String trim Curbs Poles Plantings  Apply Fertilizer Date Product Rate per 1000 sq. ft.  4TH STREET (Lake to High  Mow Date String trim Curbs Poles Plantings	Apply Herbicide Date Product Rate per 1000 sq. Ft.  Street)
Mow Date String trim Curbs Poles Plantings  Apply Fertilizer Date Product Rate per 1000 sq. ft.  4TH STREET (Lake to High  Mow Date String trim Curbs Poles	Apply Herbicide Date

#### ZONE 2 SHERIDAN BLVD (33rd Street to Calvert)

Mow String trin	Date	
Curbs Poles Plantings		
	tilizer Date	Apply Herbicide Date Product
	000 sq. ft	Rate per 1000 sq. Ft
35TH STREET A	ND MERRIT DRIVE	
Mow	Date	
String trin		
Curbs		
Poles		
Plantings		
	tilizer Date	Apply Herbicide Date
Product		Product
Rate per 1	000 sq. ft	Rate per 1000 sq. Ft